

FAMILY LAW ACT 1975

DIVORCE ORDER

**IN THE FEDERAL CIRCUIT AND FAMILY COURT OF
AUSTRALIA**

File No: (P)DGC911/2009

IN THE MARRIAGE BETWEEN:

JATIN BHARDWAJ

AND

DUNA BHARDWAJ

BEFORE: REGISTRAR HUBBLE

DATE OF ORDER: Wednesday, 08 July 2009

MADE AT: DANDENONG

The application of DUNA BHARDWAJ for a divorce order in relation to the marriage of the above named parties, which was solemnised on eleventh day of April 2003, was heard on the eighth day of July 2009.

THE COURT FINDS:

1. The marriage is proved.
2. The applicant (or respondent) husband/wife (or if both, parties) was/were at all material times domiciled in/a citizen of/ordinarily resident in Australia and has been so resident for 1 year immediately preceding that date on which the application was filed.
3. The ground for the application for a divorce order - namely that the marriage has broken down irretrievably - is proved.

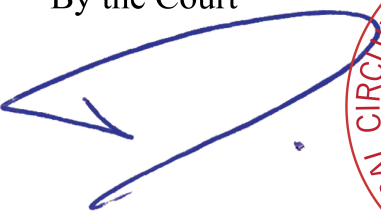
THE COURT, BY ORDER, DECLARES THAT IT IS SATISFIED:

4. The only child/ren of the marriage, as that expression is defined in section 55A(3), who has/have not attained the age of eighteen years is/are the child/ren:
GAUHAR BHARDWAJ born 09 March 2005
5. The Court by order declared that it was satisfied that the only child/children of the marriage who has/have not attained the age of 18 years is/are the child/children specified in the order and that proper arrangements in all the circumstances have been made for the care, welfare and development of the child/children.


THE COURT ORDERS:

6. A divorce order be made, such divorce order to take effect and thereby terminate the marriage on the ninth day of August 2009

By the Court



Registrar




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
CERTIFICATE THAT THE DIVORCE ORDER HAS TAKEN EFFECT

I certify that the divorce order made in relation to the application of DUNA BHARDWAJ took effect on the ninth day of August 2009, thereby terminating the marriage between JATIN BHARDWAJ and DUNA BHARDWAJ.

By the Court



Registrar



NOTES:

1. If a party to the marriage proposes to make an application to a court exercising jurisdiction under the *Family Law Act 1975* as to property or as to the maintenance of that party, such application must be made within 12 months from the date upon which this divorce order takes effect. After that time such an application cannot be made without first obtaining the leave of the court to do so.
2. A divorce order which has taken effect may revoke, or otherwise affect the operation of, the Will of a party. Parties should seek legal advice about their position under the law of the State or Territory concerned.
3. A party to a marriage who marries again before this divorce order takes effect (unless the other party has died) commits the offence of bigamy.
4. If, before this divorce order takes effect, it comes to the notice of a party to the marriage that the other party has died, he or she should file an affidavit or certificate in the office of the court giving particulars of the date and place of death.